





UNITED STATES DEPARTMENT OF COMMERCE
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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT			ATTORNEY DOCKET NO.	
	08/110,274	08/23/93	RIGG		R	930316
			12M1/050		XAMINER D	
PATENT DEPARTMENT				7		
		ITED STATES,	INC.	ART UNIT	PAPER NU	MBER
45 RIVER ROAD EDGEWATER, NJ 07020					1203	10
				DATE MAILED:		

05/02/95

Below is a communication from the EXAMINER in charge of this application

COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

□ Tł	HE PERIOD FOR RESPONSE	:					
e)	is extended to run	or continues to run	from the date of the final rejection				
b) 🗀	expires three months from the date of the final rejection or es of the meiling date of this Advisory Action, whichever is later. In no event however, will the statutory period for the response expire leter than six months from the date of the final rejection.						
	purposes of determining the	period of extension and the corresponding	R 1.136(e), the proposed response end the eppropriete fee, ed is the date of the response and elso the dete for the amount of the fee. Any extension fee pursuant to 37 CFR tory period for response or as set forth in b) ebove.				
□ A	ppellant's Brief is due in eccon		,				
□ Ai to	pplicant's response to the final place the application in condi-	rejection, filed has bee	en considered with the following effect, but It is not deemed				
1.	The proposed emendments	o the claim end /or specification will not be	entered and the final rejection stands because:				
	e. There is no convincing presented.	showing under 37 CFR 1.116(b) why the p	roposed amendment is necessary and was not earlier				
	b. They raise new issues	thet would require further consideration and	d/or seerch. (See Note).				
	c. They reise the issue of	f new metter. (See Note).					
	d. They ere not deemed appeal.	to place the application in better form for a	opeal by meterially reducing or simplifying the issues for				
	e. They present eddition	al claims without cancelling e corresponding	number of finally rejected claims.				
	NOTE:						
2. 🗖	Newty proposed or amondo	d daime					
- ⊔	the non-alloweble claims.	, claims would be allow	ved if submitted in a separately filed amendment canceiling				
3. 🔲	Upon the filing an appeal, the be as follows:	proposed emendment will be entered	will not be entered and the status of the claims will				
	Cleims ellowed:						
	Claims rejected to:	-17 and 19-2	L				
	However; Applicant's response ha	s overcome the following rejection(s):					
4. 💢	The afficient, artibit or requ	est for reconsideration has been considered	but does not overcome the rejection because The ADIA				